# EXHIBIT 1

**EXHIBIT 1** 

Approved, SCAO	Original - Court 1st Copy- Defendant		2nd Copy - Plaintiff 3rd Copy -Return			
STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT WAYNE COUNTY	SUMMONS		CASE NO. 22-008899-NO Hon.Muriel Hughes			
Court address : 2 Woodward Ave., Detroit MI 48226			Court telephone no.: 313-224-2415			
Plaintiff's name(s), address(es), and telephone no(s) GAIKOWSKI, DAWN	v		), address(es), and telephone no(s). DRATION, a Foreign Profit Corporation			
Plaintiff's attorney, bar no., address, and telephone no	10					
Brian L. Fantich 60935 30903 Northwestern Hwy Ste 270 Farmington Hills, MI 48334-3148						
Instructions: Check the items below that apply to y your complaint and, if necessary, a case inventory a	rou and provide any require addendum (form MC 21). T	ed information. Submit the summons section	this form to the court clerk along with will be completed by the court clerk.			
Domestic Relations Case  ☐ There are no pending or resolved cases within members of the person(s) who are the subject	of the complaint.					
There is one or more pending or resolved case family members of the person(s) who are the section MC 21) listing those cases.	subject of the complaint. I ha	ave separately filed a	completed confidential case inventory			
☐ It is unknown if there are pending or resolved or family members of the person(s) who are the	e subject of the complaint.	of the family division	of the circuit court involving the family			
Civil Case ☐ This is a business case in which all or part of th☐ MDHHS and a contracted health plan may have						
complaint will be provided to MDHHS and (if ap  There is no other pending or resolved civil action	pplicable) the contracted he	ealth plan in accordan	ce with MCL 400.106(4).			
A civil action between these parties or other pa						
been previously filed in $\square$ this court, $\square$			Court,			
where it was given case number	and assigned to .	Judge	<del>.</del>			
The action $\square$ remains $\square$ is no longer pend	ling.					
Summons section completed by court clerk.	SUMMONS					
<ol> <li>NOTICE TO THE DEFENDANT: In the name of</li> <li>You are being sued.</li> <li>YOU HAVE 21 DAYS after receiving this summ copy on the other party or take other lawful ac this state).</li> <li>If you do not answer or take other action within the production.</li> </ol>	nons and a copy of the concition with the court (28 da	nplaint to <b>file a writter</b> lys if you were served	n answer with the court and serve a by mail or you were served outside			
complaint.  4. If you require special accommodations to use the you fully participate in court proceedings, please	e court because of a disable contact the court immedia	lity or if you require a ately to make arrange	foreign language interpreter to help ments.			
Issue date 7/26/2022	Expiration date* 10/25/2022	Court cleri Laverne	k Chapman			

Cathy M. Garrett- Wayne County Clerk.

\*This summons is invalid unless served on or before its expiration date. This document must be sealed by the seal of the court.

MC 01 (9/19)

SUMMONS

MCR 1.109(D), MCR 2.102(B), MCR 2.103, MCR 2.104, MCR 2.105

SUMMONS Case No. : 22-008899-NO

# **PROOF OF SERVICE**

TO PROCESS SERVER: You are to serve the summons and complaint not later than 91 days from the date of filing or the date of expiration on the order for second summons. You must make and file your return with the court clerk. If you are unable to complete service you must return this original and all copies to the court clerk.

# CERTIFICATE / AFFIDAVIT OF SERVICE / NONSERVICE

	OFFICER CE	RTIFICA	TE	OR		AFF	FIDAVIT OF PROCESS SERVER	
court officer, or attorney for a party (MCR 2.104[A][2]), and					Being first duly sworn, I state that I am a legally competent adult, and I am not a party or an officer of a corporate party (MCR 2.103[A]), and that: (notarization required)			
☐ I served person	ally a copy of the	summons	and complaint.					
☐ I served by regitogether with				-		e summ	ons and complaint,	
	List all doc	uments serv	red with the Summons	and Com	plaint			
							on the defendant(s):	
Defendant's name			Complete addres	s(es) of s	ervice		Day, date, time	
☐ I have personal have been unab	ly attempted to sole to complete so	erve the su	ımmons and compla	aint, toget	ther with an	y attachi	ments, on the following defendant(s) and	
Defendant's name Comple			Complete addres	omplete address(es) of service		Day, date, time		
				<del></del>				
I declare under the information, knowledge		ury that thi	s proof of service h	as been e	examined by	me and	d that its contents are true to the best of my	
Service fee \$	Miles traveled	Fee \$		s	ignature			
Incorrect address fee \$	Miles traveled	Fee \$	Total fee \$	7	lame (type	or print)		
	<u>                                     </u>	<u> </u>	<u>. I </u>	<b>─</b>	itle			
Subscribed and swe	orn to before me		Date	- •			County, Michigan.	
My commission exp	oires:		Signature:		Donutu	ourt ala	rk/Notary public	
Notary public, State		unty of					Tronotary public	
			ACKNOWLE	DGMEN	T OF SER	VICE	]	
I acknowledge that	I have received s	ervice of the	ne summons and co	omplaint,	together wi	h	Attachments	
			on	<del></del>	Day d	ate, time		
			on	behalf of	•	,		

Signature

## STATE OF MICHIGAN

#### IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

DAWN GAIKOWSKI,

Plaintiff.

VS.

Case No.

NO

Hon.

TARGET CORPORATION, a Foreign Profit Corporation

Defendants.

LAW OFFICE OF KELMAN & FANTICH BRIAN L. FANTICH P60935 CARRA J. STOLLER P64540 ADAM J. GANTZ P58558 Attorney for Plaintiff 30903 Northwestern #270 Farmington Hills, MI 48334 (248) 855-0100 FAX (248) 855-3557

There is no other civil action between these parties arising out of the same transaction or occurrence as alleged in this complaint pending in this court, nor has any such action been previously filed and dismissed or transferred after having been assigned to a judge, nor do I know of any other civil action, not between these parties, arising out of the same transaction or occurrence as alleged in this complaint that is either pending or was previously filed and dismissed, transferred, or otherwise disposed of after having been assigned to a judge in this court.

### **COMPLAINT**

NOW COMES the above-named Plaintiff, by and through her attorneys, THE LAW OFFICE KELMAN & FANTICH, and files this Complaint against the Defendant and states as follows:

- 1. That Plaintiff is a resident of the City of Belleville, County of Wayne, State of Michigan.
  - 2. That at all times hereinafter mentioned, prior and subsequent thereto, Defendant,

TARGET CORPORATION, a Foreign Profit Corporation doing business at 47330 Michigan Ave, in the City of Canton, County of Wayne, State of Michigan with its resident agent, The Corporation Company 40600 Ann Arbor Rd., Ste. 201, Plymouth, MI 48170.

- 3. That the amount in controversy herein exceeds the sum of Twenty Five Thousand (\$25,000.00) Dollars exclusive of costs, interest and attorney fees.
- 4. That on or about August 22, 2020, the Defendants, did business and was the owners and/or maintainers of real property located at 47330 Michigan Ave, in the City of Canton, County of Wayne, State of Michigan.
- 5. That on or about August 22, 2020, Defendants had exclusive possession and control over the area where the incident occurred.
- 6. That on or about August 22, 2020, Plaintiff was a business invitee at Defendant's establishment located at 47330 Michigan Ave, in the City of Canton, County of Wayne, State of Michigan; that on that date, Plaintiff was walking on Defendant's premises when, suddenly and without warning, she slipped and fell on a slippery, transparent liquid substance that had been allowed to accumulate on the floor for an unreasonable length of time, which blended with the color and contour of the floor and which caused Plaintiff to sustain serious and disabling injuries, as more fully hereinafter set forth.
- 7. That at all times relevant to the within, the Defendants owed a duty to the Plaintiff to properly maintain the premises and were in a position to best control and prevent the condition exposing the Plaintiff to the unreasonable risk of harm, and knew of the defective and unsafe condition on the floor.
- 8. That the Defendant owed a duty to the Plaintiff to inspect the area to ensure that the premises would pose no risk of unreasonable harm to those lawfully on the premises.
  - 9. That notwithstanding said knowledge and in total disregard of said duties, the

Defendants breached the same by the following omissions, including but not limited to:

- a. Allowing the transparent, wet, slippery condition to remain on the floor for an unreasonable period of time;
- b. Failing to mop, clean and/or inspect the area, thereby negligently and carelessly increasing said hazardous condition;
- c. Negligently and carelessly failing to keep the area in a condition fit for its intended and foreseeable use and allowing said camouflaged hazard to remain in the area where customers were known to traverse;
- d. Failing to warn business invitees and others of the dangerous and hazardous condition on their premises.
- 10. That Defendants are liable for the negligent actions/inactions of its employees, representatives pursuant to the *doctrine of respondent superior*.
- 11. That Defendant's under a separate and distinct duty owed to Plaintiff, are responsible for the active negligence of its employees and are liable to Plaintiff for the injuries sustained to her.
- 12. That Defendants under a separate and distinct duty owed to Plaintiffs Defendants negligently performed their respective obligations-duties to the detriment of Plaintiff under the contract causing severe and disabling injuries giving rise to tort liability.
- 13. That Defendants under a separate and distinct duty owed to Plaintiff Defendants through their respective active negligence created a new hazard altering the premises which posed an unreasonable risk of harm to the detriment of Plaintiff causing severe and disabling injuries.
- 14. That as a direct and proximate result of the negligence and carelessness of Defendants, and all of them, the Plaintiff sustained damages including, but not necessarily limited to:
  - a. Severe injuries to right shoulder resulting in torn rotator cuff requiring surgery; permanent scarring; cognitive deficits, neurological deficits, severe headaches;

- injuries to her head, neck, back, and spine; nerve damage; severe injuries to her upper and lower extremities; decrease in gross and fine motor skills; severe shock, as well as physical pain and suffering;
- b. The requirement of intense therapy for injuries which are permanent in nature;
- c. Severe humiliation and embarrassment, which is of an ongoing and permanent nature;
- d. Loss of full ability to perform the normal vocational and avocational activities of life, and which prevent Plaintiff from participating in recreational activities, which loss is permanent;
- e. Past, present and future hospital, medical, and pharmaceutical bills for treatment and medication;
- f. Severe, frequent and persistent pain which is of a continuing and permanent nature.
- 15. That Defendants enjoyed joint possession and control over the are/premises where Plaintiff was injured.
- 16. That Defendants under a separate and distinct duty owed to Plaintiff Defendant's negligently directed/escorted Plaintiff to a defective area on the premises causing Plaintiff to sustain serious and disabling injuries.
- 17. That Defendants under a separate and distinct duty failed to direct/escort Plaintiff to a safe hazard free area, thereby causing Plaintiff to sustain serious and disabling injuries.
- 18. The Defendants through a separate and distinct theory of liability are liable to Plaintiff under the doctrine of res ipsa loquitur which the defendants breached violated.
- 19. That in the event that Plaintiff was suffering from any other medical and/or emotional condition, then in that event, Plaintiff claims that those conditions were precipitated, aggravated and/or accelerated by reason of the foregoing incident herein described.

WHEREFORE, Plaintiff prays for Judgment against the Defendant in whatever amount above Twenty Five Thousand Dollars (\$25,000.00) that Plaintiff may be found to be entitled plus costs, interest and attorney fees so wrongfully sustained.

LAW OFFICE OF KELMAN & FANTICH

Dated: July 26, 2022

BRIAN L. FANTICH P-60935

Attorney for Plaintiff

30903 Northwestern Hwy., Ste. 270

Farmington Hills, MI 48334

(248) 855-0100